

AUG 03 2005

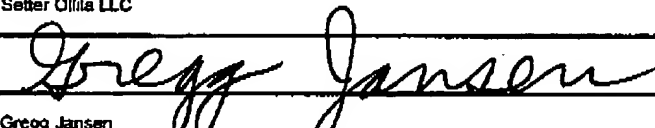
PTO/SB/21 (09-04)

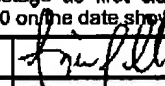
Approved for use through 07/31/2006. OMB 0651-0031  
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

<b>TRANSMITTAL FORM</b>  <i>(to be used for all correspondence after initial filing)</i>	Application Number	09/489,864	
	Confirmation Number	6357	
	Filing Date	1/24/00	
	First Named Inventor	Allan L. Samson	
	Art Unit	2134	
Examiner Name		Michael J. Simitoski	
Total Number of Pages in This Submission	6	Attorney Docket Number	35010/097

ENCLOSURES (check all that apply)		
<input type="checkbox"/> Fee Transmittal Form <input type="checkbox"/> Fee Attached <input type="checkbox"/> Amendment / Reply <input type="checkbox"/> After Final <input type="checkbox"/> Affidavits/declaration(s) <input type="checkbox"/> Extension of Time Request <input type="checkbox"/> Express Abandonment Request <input type="checkbox"/> Information Disclosure Statement <input type="checkbox"/> Certified Copy of Priority Document(s) <input type="checkbox"/> Reply to Missing Parts/ Incomplete Application <input type="checkbox"/> Reply to Missing Parts under 37 CFR 1.52 or 1.53	<input type="checkbox"/> Drawing(s) <input type="checkbox"/> Licensing-related Papers <input type="checkbox"/> Petition <input type="checkbox"/> Petition to Convert to a Provisional Application <input type="checkbox"/> Power of Attorney, Revocation Change of Correspondence Address <input type="checkbox"/> Terminal Disclaimer <input type="checkbox"/> Request for Refund <input type="checkbox"/> CD, Number of CD(s) _____ <input type="checkbox"/> Landscape Table on CD	<input type="checkbox"/> After Allowance Communication to TC <input type="checkbox"/> Appeal Communication to Board of Appeals and Interferences <input checked="" type="checkbox"/> Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) <input type="checkbox"/> Proprietary Information <input type="checkbox"/> Status Letter <input type="checkbox"/> Other Enclosure(s) (please identify below):
<b>Remarks</b> It is believed that no fees are due in this matter. However, if it is determined that fees are due, the Commissioner is authorized to debit Deposit Account No. 502622 for the required fees.		

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT			
Firm	Setter Ollila LLC		
Signature			
Printed Name	Gregg Jansen		
Date	8/3/05	Reg. No.	48,799

CERTIFICATE OF TRANSMISSION/MAILING			
I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below.			
Signature		Date	8/3/05
Typed or printed name	Angie Tilley		

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

**RECEIVED  
CENTRAL FAX CENTER****AUG 03 2005****Setter Ollila LLC  
2080 Broadway  
Suite 300  
Boulder, Colorado 80302****PATENT APPLICATION****ATTORNEY DOCKET NO. 35010/097****IN THE  
UNITED STATES PATENT AND TRADEMARK OFFICE****In re application of:** Allan L. Samson et al.**Application No.:** 09/489,864**Group No.:** 2134**Filed:** 01/24/2000**Examiner:** Simitoski, Michael J.**For:** SYSTEM FOR PREVENTING TAMPERING WITH SIGNAL CONDITIONER  
REMOTE FROM A HOST SYSTEM**MAIL STOP APPEAL BRIEF - PATENTS  
COMMISSIONER FOR PATENTS  
P. O. Box 1450  
Alexandria, VA 22313-1450****REPLY TO EXAMINER'S ANSWER**

Applicants filed a Notice of Appeal on September 7, 2004. An appeal brief was subsequently filed by Applicants on November 1, 2004. An Examiner's Answer was then received, with a mailing date of July 14, 2005. Applicants herein submit a reply brief to the Examiner's Answer under 37 CFR 41.41.

The Examiner maintains the 35 U.S.C 112, first paragraph rejection of independent claims 1, 12, 23, and 34 as failing to comply with the written description requirement. The Examiner asserts that the limitation that "the host signals a tamper condition in the signal conditioning circuitry" was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

In response, Applicants point to the language of the cited statute, which states that the written description of the invention shall use such full clear, concise, and exact terms "as to enable any person skilled in the art" to make and use the invention. In the present

application, the written description discloses that the host system requests authentication data from the signal conditioning circuitry, compares received authentication information to initial information stored in the host system, and the host system generates an error signal, wherein the invention is a system for preventing tampering with signal conditioning circuitry, as described at page 3, lines 21-32 in the written description. In addition, the description teaches that the "tamper proof system in accordance with this invention stores a record of authentication data transmitted to the host system 100 from the signal conditioner 110 to ensure that someone does not tamper with signal conditioner 110" (see page 7, lines 26-29). The written description further discloses that the processing unit 102 (of the host system) may "generate a signal indicating possible tampering . . ." (see page 8, lines 20-21). A person skilled in the art would understand that the above description comprises the host system signaling a tampering condition. The Examiner is reading the word "in" to imply that the signal is in the signal conditioning circuitry. This is incorrect. The word "in" denotes that the tamper condition is in the signal conditioning circuitry.

It is curious that the Examiner's Answer makes the argument at one point that the tampering signal is in the signal conditioning circuitry, and then turns around and draws the obvious conclusion that "'signal a tampering condition in the signal conditioning circuitry' is understood to be equivalent to 'signal a tampering condition, indicative of a tampering condition existing in the signal conditioning circuitry'". It is unclear why this reasoning only extends to the 35 U.S.C. § 112, second paragraph rejection and not to the 35 U.S.C. § 112, first paragraph rejection.

The Examiner's Answer maintains the rejection of independent claim 1 under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent No. 4,388,690 (Lumsden). The Examiner's Answer incorrectly asserts three erroneous points.

First, the Examiner's Answer asserts that Lumsden includes an "authentication information/word set", and cites col. 8, line 54 through col. 9, line 6 of Lumsden in support of this assertion. This is incorrect and the Examiner's Answer completely mischaracterizes the "data word set" of Lumsden (Lumsden's terminology). Lumsden does disclose a transponder identifier embedded in the data word set, along with a customer

identification code (see col. 8, lines 54-60). In addition, the data word set includes three data words that include an instruction code and control bits, data to be sent to the transponder, and a block parity word (see col. 6, line 49 to col. 7, line 37). The transponder identifier is used by the particular transponder to determine whether to accept an instruction word set from the central computer (see col. 2, lines 48-53 and col. 6, lines 56-67). In addition, the central computer can use the transponder identifier to determine which transponder a message is received from. Therefore, Lumsden uses the transponder identifier only as an address for sending and receiving communications. In addition, Lumsden appears to compare data received from the transponder to some manner of stored power consumption threshold (see col. 4, lines 25-40). Use of a communication address or a comparison of received measured power consumption parameters in the central computer of Lumsden would NOT identify possible tampering.

The present application discloses that the authentication data can be a unique identification, calibration data, or other forms of data that does not change over time (see page 8, lines 2-4).

Second, the Examiner's Answer asserts that Lumsden compares an "authentication information/word set" with initial information comprising a transponder identification code, a customer identification code, and a predetermined quota, and cites col. 8, lines 54-65 and col. 4, lines 35-40 in support of this assertion. Applicants have reviewed the cited lines, and find no description or suggestion that the central computer compares the transponder identifier or customer identifier to any manner of "initial" information. In addition, Applicants find no description or suggestion that Lumsden detects a change between the transponder identifier and an initial information. Furthermore, Lumsden does not disclose making a tampering determination based on the transponder identifier or the customer identifier.

Third, the Examiner's Answer asserts that Lumsden signals a "tampering condition/load shed" in the signal conditioning circuitry/transponder in response to an authentication information/word set not being equal to an initial information, and cites col. 4, lines 35-40 in support of this assertion. This is incorrect in several ways. The "initial information" asserted by the Examiner's Answer merely comprises a power usage threshold. There is no indication in Lumsden that the threshold is "initial" in any way,

and the threshold could likely be changed at any time by an associated power company. Lumsden does not signal a tampering condition. As previously asserted by Applicants, Lumsden does not anywhere use the word "tamper" or allude to any tampering detection. The assertion in the Examiner's Answer that Lumsden includes signaling a tampering condition is completely without merit and is incorrect. Furthermore, the Examiner's Answer asserts that Lumsden signals a tampering condition in response to an authentication information/word set not being equal to an initial information. This is also incorrect. Lumsden signals a load shed operation if power consumption exceeds a threshold (see col. 4, lines 34-40).

The Examiner's Answer maintains the rejection of independent claim 12 under 35 U.S.C. § 103(a) as being obvious over Lumsden in view of U.S. Patent No. 6,526,839 (Barger et al.) and further in view of U.S. Patent No. 3,355,944 (Sipin). The Examiner's Answer incorrectly asserts that Lumsden includes an "authentication information/word set", as refuted above. The Examiner's Answer incorrectly asserts that Lumsden compares "authentication information/word set" with "initial information", as refuted above.

The Examiner's Answer incorrectly asserts that Lumsden signals a "tampering condition/load shed" in the signal conditioning circuitry/transponder in response to an "authentication information/word set" not being equal to the "initial information", as refuted above.

In the Response to Arguments section, the Examiner's Answer asserts that "To perform the comparison operation is to detect tampering . . . regardless of the nature of the act of tampering or the nature of the third party that performs the tampering." This assertion is illogical on its face. The illogic of the assertion can be disproved by application of this reasoning to the transponder identifier. As a result, the Examiner's Answer is arguing that the comparison by the transponder of a received transponder identifier within a communication message to its own address is a detection of tampering. It is not a detection of tampering. Furthermore, comparing power consumption information to some manner of threshold in order to perform load

shedding operations is also not detecting of tampering. Customers are **ALLOWED** and **EXPECTED** to consume power beyond the threshold on occasion. The goal of Lumsden is to be able to reduce power consumption by turning off appliances or loads that consume high levels of electrical power. Consumers are not tampering with the transponder. Consumers are not tampering by using electrical power beyond the threshold.

In view of the above, Applicants respectfully request that the examiner's rejection of claims 1-44 be reversed.

Respectfully submitted,

Date: 8/3/05

  
SIGNATURE OF PRACTITIONER

Gregg Jansen, Reg. No. 46,799  
Setter Ollila LLC  
Telephone: (303) 938-9999 ext. 14  
Facsimile: (303) 938-9995

**Correspondence Address:**

**Customer No: 32827**